

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/648,001	08/26/2003	Casey K. Lee	· OSTEONICS 3.0-459	3316	
530 7	7590 11/24/2006	•	EXAM	INER	
LERNER, DAVID, LITTENBERG,			SHAFFER, R	SHAFFER, RICHARD R	
KRUMHOLZ			ART UNIT	PAPER NUMBER	
WESTFIELD,	AVENUE WEST NJ 07090		3733		
		•	DATE MAILED: 11/24/2000	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Ар	plication No.	Applicant(s)
	10	0/648,001	LEE, CASEY K.
Office Action Summa		aminer	Art Unit
	Ric	chard R. Shaffer	3733
The MAILING DATE of this co	mmunication appears	on the cover sheet with the	correspondence address
Period for Reply			
A SHORTENED STATUTORY PER WHICHEVER IS LONGER, FROM - Extensions of time may be available under the p after SIX (6) MONTHS from the mailing date of t - If NO period for reply is specified above, the ma: - Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.	THE MAILING DATE rovisions of 37 CFR 1.136(a). his communication. simum statutory period will apple for reply will, by statute, caus months after the mailing date	OF THIS COMMUNICATIO In no event, however, may a reply be till ply and will expire SIX (6) MONTHS from the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status			
1) Responsive to communication	n(s) filed on <u>03 Nover</u>	<u>mber 2006</u> .	
2a) ☐ This action is FINAL.	2b)⊠ This acti		
3) Since this application is in cor	ndition for allowance	except for formal matters, pr	osecution as to the merits is
closed in accordance with the	practice under Ex pa	arte Quayle, 1935 C.D. 11, 4	53 O.G. 213.
Disposition of Claims			
4)⊠ Claim(s) <u>26 and 31-38</u> is/are _l	oending in the applica	ation	,
4a) Of the above claim(s)	•		·
5) Claim(s) is/are allowed			•
6)⊠ Claim(s) <u>26 and 31-38</u> is/are i			
7) Claim(s) is/are objecte			
8) Claim(s) are subject to	restriction and/or ele	ection requirement.	
Application Papers			
	hutha Evaminas		·
9)⊠ The specification is objected to10)⊠ The drawing(s) filed on 26 Auc		7 accepted or h\□ chiected	to by the Evaminer
Applicant may not request that a	•		•
Replacement drawing sheet(s) in			
11)☐ The oath or declaration is obje	•	• • • • • • • • • • • • • • • • • • • •	•
•	·	•	
Priority under 35 U.S.C. § 119			4
12) Acknowledgment is made of a		ority under 35 U.S.C. § 119(a	ı)-(d) or (f).
a) All b) Some * c) Non		ve been received	•
1. ☐ Certified copies of the p2. ☐ Certified copies of the p	•	ve been received in Applicat	tion No
		documents have been receiv	•
application from the Inte			cu iii iiis National Otage
* See the attached detailed Office			ed.
		,	
Attachment(s)			
1) Notice of References Cited (PTO-892)		4) Interview Summary	
2) Notice of Draftsperson's Patent Drawing Ro		Paper No(s)/Mail D 5) Notice of Informal I	
 Information Disclosure Statement(s) (PTO/ Paper No(s)/Mail Date 	30/00)	6) Other:	atom / ppiloution

DETAILED ACTION

Specification

The abstract of the disclosure is objected to because it does not meet the 50-150 word requirement as well as being a brief but concise description of what applicant feels is novel. Specifically, the abstract is too short and fails to discuss the method of making a lumbar/thoracic implant. Correction is required. See MPEP § 608.01(b).

Claim Objections

Claims 26 and 31-38 are objected to because claim 26 recites the limitation "central portion." While this is supported by the drawings, the written specification lists no such language. It is recommended applicant amend the specification to include such language in reference to Figures 1 and 2 which show cuts made in a central portion/region of the calcaneus bone. Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 31-36 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "about" in claims 31-36 is a relative term which renders the claims indefinite. The term "about" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the

Art Unit: 3733

art would not be reasonably apprised of the scope of the invention. It is recommended that applicant remove the word about in the claims to clearly define his invention.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 26 and 31-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin et al (US Patent Application Publication 2002/0016633) in view of Biddinger et al (1997).

Lin et al disclose [First Interpretation] an implant (10) of approximately 100% cancellous bone capable of being harvested from the calcaneus (Page 2, 0032); [Second Interpretation] an implant (Both 612 and 614 together) having a thin (relative term) cortical bone cortex (614) with a cancellous core (612), which the latter can be harvested from the calcaneus. The cancellous bone as described throughout the specification of Lin et al discuss how several shapes are possible, and thus inherently cuts would have to be made creating several subsections of which one would be used as an implant. The Second Interpretation would inherently be capable of supporting loads up to 1000 pounds.

Lin et al fail to disclose the cuts for calcaneus being in a donor as well as perpendicular to the long axis of the calcaneus. Biddinger et al disclose a lateral technique for retrieval of cancellous bone in order to avoid medial calcaneal branches of

Art Unit: 3733

the tibial nerve. It would have been obvious to one having ordinary skill in the art at the time the invention was made to harvest calcaneal bone from the lateral side (perpendicular to the long axis of the calcaneus) in order to avoid striking the calcaneal branches of the tibial nerve.

It would have been further been obvious to extract the calcaneal bone from a living donor of similar genetic composition in cases where the subjects own bone would be detrimental (severe arthritis, cancer, osteoporosis, general bone disease) and to reduce the likelihood of tissue rejection by the subject's immune system.

Response to Arguments

Applicant's arguments with respect to claims 26 and 31-38 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard R. Shaffer whose telephone number is 571-272-8683. The examiner can normally be reached on Monday-Friday (7am-5pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eduardo Robert can be reached on 571-272-4719. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/648,001

Art Unit: 3733

Page 5

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Richard Shaffer

November 18th, 2006

Dichard Shaffer

EDUARDO C. ROBERT